ORDINANCE NO. ______-2004

CONSTRUCTION SITE RUNOFF CONTROL ORDINANCE

Section 1 – Title, Purpose and General Provisions

Section 1.1 - Title

County, Indiana and may be so cited This article shall be known as the "Construction Site Runoff Control Ordinance" of Clark

Section 1.2 - Jurisdiction

- the jurisdictional boundaries of Clark County, Indiana. The Construction Site Runoff Control Ordinance shall govern all properties within
- 1.2.2 described by the following discussion: There are two scenarios for permit application and processing procedures
- require digital submittal of construction plans in an approved format. One copy of the application will be forwarded to the Soil and Water Conservation District (SWCD) for its review and comment. The remaining three copies will be reviewed by departments within Clark Sections 3 and 4 of this ordinance. Four copies of each application must be submitted to Clark County. Additionally, Clark County may to Clark County. The application will include the information specified in owner shall submit an application for a stormwater management permit For projects located within Clark County's MS4 area, the project site

10 days prior to the scheduled meeting. Within 10 days after the meeting, Clark County will either issue a permit, or request modification SWCD, Clark County will place the project on the agenda of the next scheduled meeting of the Plan Commission. Clark County will furnish plans and supporting documentation submitted by the applicant, at least the applicant with a complete list of comments and objections to the to the construction plans. Once all comments have been compiled from the departments and the

receives a verified copy of the NOT, the applicant must forward a copy of the verified NOT to the IDEM. the requirements of the NOT have been met. Once the applicant its designated representative, shall inspect the project site to verify that submit a Notice of Termination (NOT) to Clark County. Clark County, or erosion protection and sediment control measures, the applicant may activities, stabilization of the project site and removal of all temporary submittal of an updated NOI. Upon completion of construction hours prior to the commencement of construction activities via the The project site owner must notify Clark County and the IDEM within 48

1.2.2.2 ordinance and may also be required to comply with 327 IAC 15-5 (Rule the project site owner must comply with the requirements of this For projects located only partially inside Clark County's MS4 area, 5) or another MS4 community's construction site control ordinance

- Such projects must meet the requirements of this ordinance, at a
- ordinance The following development activities are exempt from the provisions of this
- 1.2.3.1 Agricultural land management activities
- 1.2.3.2 Additions or modifications to existing detached single-family dwellings
- 1.2.3.3 Development that does not disturb more that 5,000 square feet of land owners. may have been subdivided and/or are attributed to multiple separate use. This exception may not be applied for contiguous properties that
- 1.2.3.4 This exemption applies only to permitting procedures and <u>does not</u> apply to any discharge of sediment or other form of water pollution that discharges may leave a small site. These discharges may be defined as illicit

Section 1.3 – Demonstration of Need 1.3.1 Whereas, uncontrolled stormwal

- sediment pollution into receiving waters. The potential impacts include: Whereas, uncontrolled stormwater drainage/discharge may have a significant adverse impact on the health, safety and welfare of the citizens of Clark County, More specifically, surface water runoff can carry pollutants and
- changing natural ecosystems through the destruction of habitat and the loss of plant and animal life.
- 1.3.1.2 posing significant health risks through an increase in bacteria and toxic materials
- 1.3.1.3 accelerating eutrophication of receiving waters by introducing excessive nutrients
- 1.3.1.4 increasing metal deposits creating toxicity for aquatic life
- 1.3.1.5 reducing oxygen levels because of oil, grease and organic matter.
- 1.3.1.6 affecting animal and plant life, adversely, due to changing temperatures of receiving waters
- flood control infrastructure accumulation of excess sediment and/or debris that limits the function of
- 1.3.2 well as state and federal fines associated with water quality violations Whereas, adverse water quantity and quality consequences described above limited to, increased wastewater treatment costs, diminished property values, as may result in substantial economic losses. Potential losses include, but are not
- __ သ သ Whereas, every parcel of property, both private and public, either uses or benefits from Clark County's stormwater system.

1.3.4 Whereas, current and anticipated growth will contribute to and increase the need for an effective stormwater system

Section 1.4 – Objectives

- Protection of the short-term and long-term public health, safety, general welfare This objective will be achieved by
- system, including public and private facilities in Clark County's service providing for regulation and management of Clark County's stormwater
- 1.4.1.2 protecting, and preserving water quality and fish and wildlife habitat within Clark County and in downstream receiving waters.
- protecting those downstream from water quality impairment
- 1.4.2 2001. The objectives of these regulations include: the Clean Water Act Amendments of 1987 and subsequent amendments through Compliance with state and federal stormwater regulations developed pursuant to
- 1421 managing the quality of water discharged to the municipal stormwater system by controlling the contribution of pollutants associated with residential, commercial and industrial activity.
- 1.4.2.2 controlling stormwater pollution caused by the suspension and transport of soils and other sediments.
- 1.4.2.3 protecting or enhancing stormwater quality to a level of "designated significant redevelopment. use" and minimize the impacts from new development and/or areas 으
- 1.4.3 stormwater resources. without increasing flood hazard potential or diminishing the quality of the natural development of flood-prone area in such a manner as to maximize beneficial use To help maintain a stable tax base by providing for the sound use and
- 1.4.4 electric telephone and sewer lines, streets and bridges. Minimize damage to public facilities and utilities such as water and gas mains
- 1.4.5 will not result in excessive maintenance costs. Ensure the use of the public and private stormwater management system that
- 1.4.6 preservation of natural areas Encourage the use of natural and aesthetically pleasing designs that maximize
- 1.4.7 Control the discharge of sediment and construction site materials into the stormwater system.
- 1.4.8 Guide the construction of stormwater management facilities by developing comprehensive master plans to address stormwater quantity and quality.

1.4.9 Encourage preservation of floodplains, floodways and open spaces to protect and benefit the community's quality of life and natural resources.

Section 1.5 - Definitions

granted through the issuance of a Stormwater Quality Management Permit. the permit holder to break ground or disturb soil on an entire construction site, as is break ground or disturb soil in order to install sediment control practices at the hydrologic perimeter / outfall(s) of a construction site. This document does not give permission to Perimeter/Outfall Protection Permit is a legal document that allows the permit holder to

political subdivision of the State, any interstate body or any other legal entity commission, board, public or private institution, utility, cooperative, city, county or other partnership, firm, association, joint venture, public or Private Corporation, trust, estate, Person means, except to the extent exempted from this ordinance, any individual,

inspected and accepted. Approval of plans for a Stormwater Quality Management after the provisions of the Perimeter/Outfall Protection Permit have been implemented simultaneously. However, the Stormwater Quality Management Permit is only issued erosion prevention, sediment control and non-sediment pollution prevention activities. of a Grading Plan and a Stormwater Pollution Prevention Plan. The permit addresses holder to break ground or disturb soil on an entire construction site within the provisions Stormwater Quality Management Permit: is a legal document that allows the permit Permit does not constitute issuance of the permit. The plans for this permit and the Perimeter/Outfall Protection Permit are approved

to inspect stormwater quality management activities and oversee maintenance activities Qualified Professional is a person who has been certified by Clark County to be qualified

Section 2 - Authority and Right of Entry

- 2 monitoring, sampling, inventory, records examination and copying, and the performance of any other duties necessary to determine compliance with this permit/document issued hereunder. The Clark County representatives shall be Designated representatives from Clark County_shall have the right-of-entry on or upon the property of any person subject to this ordinance and any provided ready access to all parts of the premises for the purposes of inspection
- 2.2 Where a property, site or facility has security measures in force which require proper identification and clearance before entry into its premises, the Person presentation of suitable identification, the designated Clark County staff will be shall make necessary arrangements with its security personnel so that, upon permitted to enter without delay for the purposes of performing specific responsibilities.
- 2.3 property such devices necessary to conduct sampling and/or metering of the Person's stormwater operations or discharges. Designated Clark County staff shall have the right to set up on a Person's
- 2.4 Any temporary or permanent obstruction to safe and easy access to the areas to be inspected and/or monitored shall be removed promptly by the Person at the

shall be borne by the owner/operator. written or verbal request of Clark County staff. The costs of clearing such access

- 2.5 The Clark County Engineer or designee may inspect the facilities of any Person in order to ensure compliance with this ordinance. Such inspection shall be made with the consent of the owner, manager, or signatory official. If such consent is issuance of an administrative search warrant. refused, denied or not promptly addressed, Clark County staff may seek
- 2.6 are not limited to: necessary to enforce the provisions of this article. Inspections may include, but Clark County has the right to determine and impose inspection schedules
- 2.6.1 an initial inspection prior to stormwater management plan approval.
- 2.6.2 an inspection prior to burial of any underground drainage structure
- 263 inspections as necessary to ensure effective control of sediment prior to discharge to the municipal separate storm sewer system.
- 2.6.4 inspections to verify that action plans identified in previous site visits were successfully implemented.
- 2.6 Ġ a final inspection when all work, including installation of storm management facilities, has been completed.

Section 3 - Perimeter/Outfall Protection Permit

- ω granted through the approval and issuance of a Stormwater Quality Management perimeter / outfall(s) of a construction site. The permit <u>does not</u> give permission to the permit holder to break ground or disturb soil on the entire construction site, as is disturbing soil in order to install sediment control practices at the hydrologic A Perimeter/Outfall Protection Permit must be issued prior to breaking ground
- $\frac{3}{2}$ the provisions of a Perimeter/Outfall Protection Permit must be implemented, inspected and accepted by Clark County prior to issuance of a Stormwater Quality A Perimeter/Outfall Protection Permit is a predecessor to a Stormwater Quality Management Permit. Management Permit. While plans for both permits are approved simultaneously,
- ယ ယ A Perimeter/Outfall Protection Permit may only be issued after the review and acceptance of a Perimeter Control Plan.
- 3. 4. Securing the perimeter prior to any land disturbance will decrease sedimentation entire site boundary. downstream points and outfall areas and does not necessitate protection of the most likely to exit the project site. off-site once construction has begun. Perimeter protection shall focus on Efforts shall be focused on those areas where water flow is
- ω 5 stabilized. Sediment control devices prevent eroded soil from leaving the project Clearing, except that necessary to establish sediment control devices shall not site through the site perimeter or outfalls. begin until all sediment control devices have been installed and have been
- 3.6 maintain the facilities throughout construction. Contractors shall install sediment control measures and regularly inspect and
- 3.7 before any clearing or stripping. submitted, a grading permit obtained, and a perimeter control plan be implemented Compliance with this ordinance requires that a grading plan be developed and
- 3.8 Perimeter Control Plan
- 3.8 1 The Perimeter Control Plan shall include measures to prevent sediment from permanent erosion prevention and/or sediment control practices leaving the site during initial disturbance activities and prior to temporary or
- 3.8.2 The Perimeter Control Plan shall address downstream outfall points, while measures the Grading Plan defines site-wide erosion prevention and sediment control
- 38 combined to adequately protect adjacent properties basins or other means accepted by Clark County may all be employed or along lower perimeters, sediment barriers, filters, diversion berms, sediment on properties adjacent to the project site. Utilizing well-vegetated buffer strips The Perimeter Control Plan shall address prevention of sediment deposition

- 384 Selection of sediment control measures shall consider the type of flow, site with additional perimeter controls. width. If ineffective, a single sediment control device shall be supplemented for sheet flow and must be at least, but not limited to, twenty-five (25) feet in terrain, soil type, and other relevant factors. Buffer strips may only be utilized
- 3.8.5 underlie the stabilized stone pad. If operating under seasonally wet conditions and/or soft soils, fliter fabric shall feet long, and contain two (2) to three (3)-inch crushed coarse graded stone. stone pad. of-way, alley, sidewalk, or parking lot, traffic shall first pass over a stabilized roadways, and potentially into waterways. When crossing into a public rightentrances/exits to reduce the amount of sediment transported onto nearby The Perimeter Control Plan shall address stabilizing construction This pad shall be at least six (6) inches thick, one-hundred (100)
- 3.8.6 prevents scour of the soil around the culvert mouth caused by the high pipe placement of rock, grouted rip-rap, or concrete rubble at the outlet of a pipe sedimentation by reducing the velocity of flows from the project site. velocities flow velocities. drains, culverts, conduits or channels by significantly minimizing erosion and The Perimeter Control Plan shall address protection of outlets such as pipes The device dissipates flow energy to produce non-erosive

3.9 Acceptance

- 3.9.1 Site inspection and approval by Clark County must be received before any land disturbance or grading may proceed.
- ω 9.2 or shall notify the permittee wherein the work fails to comply with the performed. The inspector shall either approve the portion of work completed protection devices but before any disturbance or clearing has been days after the submittal of the plan and installation of the perimeter Clark County shall make inspections of the site prior to the acceptance of perimeter protection plan as approved. the perimeter protection plan. Inspection will be performed within seven (7)
- 3.9.3 for each type of BMP, to ensure that each was designed and installed according to site specific conditions. Inspection of perimeter protection BMPs shall consist of a visual check list
- 3.9.4 designed according to these variations and appropriately to maintain a level changes in flow, hydrology, temperature, and vegetation. BMPs shall be hinder the effectiveness of the BMPs. Seasonal variations may include BMPs shall compensate for and address any seasonal variations which may Acceptance of the perimeter control plan and inspection of the appropriate
- 3.10 The Indiana Department of Natural Resource's guidance documents, including the "Handbook for Erosion Control in Developing Areas, 1985" or the "Indiana the Perimeter Control Plan. Stormwater Quality Manual", should be reviewed and considered when preparing

3.11 distributed by other local municipalities should be reviewed and considered when preparing the Perimeter Control Plan. These documents may be applied by Clark County as standards by which designs are to be prepared and controls Clark County reserves the right to develop or adopt other guidance documents to serve as design and implementation standards. Other guidance documents

Section 4 - Stormwater Quality Management Permit

- <u>4</u> 1 plan of development or sale, to obtain a Stormwater Quality Management Permit. activities on individual lots of less than one (1) acre as part of a larger common in the disturbance of one (1) or more acres of land, including land disturbing Clark County requires that all development or redevelopment activities that result
- 4.2 system, public health, water quality and aquatic life. any land disturbing activities to ensure the protection of Clark County's stormwater A Stormwater Quality Management Permit must be issued prior to the initiation of
- 4. 3. Clark County Engineer in accordance with this Ordinance. Stormwater Pollution Prevention Plan (SWPPP), is completed and submitted to permit application and to ensure that a sufficient construction plan, including a It will be the responsibility of the project site owner to complete a stormwater
- 4.4 engaging in construction and land disturbing activities on a permitted project site must comply with the requirements of this Ordinance. It will be the responsibility of the project site owner to ensure compliance with this letter upon completion and stabilization of the site. However, all persons to notify Clark County of project termination via a Notice of Termination (NOT) Ordinance and implementation of the SWPPP during the construction activity, and
- 4.5 information or documentation requested by Clark County. Submittal for a Stormwater Quality Management Permit application must include Plans, a Stormwater Pollution Prevention Plan and any other necessary Notice of Intent letter with proof of publication of a Public Notice, Construction
- The Notice of Intent (NOI) letter is a standard form that includes the following information:
- the notification is submitted. Name, mailing address and location of the project site for which
- 4.5.1.2 mail address (if available) and ownership status as federal state, public, private or other entity. The project site owner's name, address, telephone number, e-
- 4.5.1.3 and telephone number. name, company name, address, e-mail address (if available) Contact person (if different than project site owner), person's
- 4.5.1.4 statement of the total acreage of the project site. covered in the construction plan. claimed in the NOI letter shall be consistent with the acreage A brief description of the construction project, including a Total acreage

- 4.5.1.5 Estimated dates for initiation and completion of construction
- 4.5.1.6 project site is located. project site to the nearest fifteen (15) seconds, and the nearest quarter section, township, range, and civil township in which the The latitude and longitude of the approximate center of the
- 4.5.1.7 site including structures, roads, parking lots, and other similar improvements. Total impervious surface area, in square feet, of the final project
- 4.5.1.8 The number of acres to be involved in the construction activities
- 4.5.1.9 circulation in the affected County notifying the public that construction activities are to commence, and that states the following: Proof of publication of a Public Notice in a newspaper of general
- 1.9.1 "(Company name, address) is submitting an NOI letter to notify Clark County and the Indiana Department of Environmental Management of our intent to comply with the requirements the [name of Ordinance] and the requirements of 327 IAC 15-5 and 327 IAC 15-13 to discharge stormwater from construction activities for the following project: (name of the construction project, address of the location of the construction project). Run-off from the project site will discharge to (stream(s) receiving the discharge(s))."
- 4.5.1.10 As applicable, a list of all MS4 areas designated under 327 IAC 15-13 in which the project site lies.

- 4.5.1.11 A signed certification by the operator that:
- 4.5.1.11.1 the stormwater quality measures included in the all applicable federal, state, and local stormwater construction plan comply with the requirements of this Ordinance and that the SWPPP complies with requirements;
- 4.5.1.11.2 the measures required by this Ordinance will be implemented in accordance with the SWPPP;
- 4.5.1.11.3 and stormwater quality measures beyond those specified in the stormwater pollution prevention permit if necessary to comply with this Ordinance; plan will be implemented during the life of the
- installation and maintenance of stormwater quality measures will be inspected by trained individuals.
- 4.5.1.12 municipal separate storm sewer, the name of the municipal operator of the storm sewer and the ultimate receiving water. The name of the receiving water(s) or, if the discharge is to a
- 4.5.1.13 The NOI letter must be signed by a Qualified Professional.
- 4.5.1.14 Planning Department at the following location/address: The NOI letter must be submitted to Clark County Engineer/
- 4.5.1.14.1 Clark County Engineer and Clark County Plan Commission City-County Building
 Jeffersonville, IN 47130
- 4.5.2 Construction plan sheets and an accompanying narrative report shall be submitted describing existing and proposed site conditions, including the following:
- Project narrative and supporting documents, including the following information:
- 4.5.2.1.1 plans of all information required by this subsection. An index indicating the location in the construction
- 4.5.2.1.2 Description of the nature and purpose of the project
- 4.5.2.1.3 should be to the nearest quarter section, township, and range, and include the civil township. Legal description of the project site. The description
- 4.5.2.1.4 hazards associated with the project site and the Soil properties, characteristics, limitations, and

measures that will be integrated into the project to overcome or minimize adverse soil conditions.

- 4.5.2.1.5 site will be built, including phases of construction. General construction sequence of how the project
- 4.5.2.1.6 14-Digit Watershed Hydrologic Unit Code (HUC).
- 4.5.2.1.7 phases or sections of the project site. names. The reduced map must be legible and submitted on a sheet or sheets no larger than eleven (11) inches by seventeen (17) inches for all numbers, lot boundaries, and road layout and A reduced plat or project site map showing the lot
- 4.5.2.1.8 buildings within a minimum 500' radius beyond the foot contour information and include all roads and construction are superimposed on ortho-aerial map at a scale of 1"= 100'. The exhibit should provide 2project boundaries. A general site plan exhibit with the proposed
- 4.5.2.1.9 activities associated with the owner's project site quality permits that are required for construction Identification of any other state or federal water
- 4.5.2.2 Vicinity map depicting the project site location in relationship to USGS topographic quadrangle map or county or municipal road recognizable local landmarks, towns, and major roads, such as a
- 4.5.2.3 information: An existing project site layout that must include the following
- 4.5.2.3.1 Location, name and normal water level of all wetlands, lakes, ponds and water courses on, or adjacent to, the project site.
- 4.5.2.3.2 Location of all existing structures on the project site.
- 4.5.2.3.3 One hundred (100) year floodplains, floodway fringes, and floodways. Please note if none exists
- 4.5.2.3.4 determined by the United States Department of Agriculture (USDA), Natural Resources Conservation Service (NRCS) Soil Survey or as determined by a soil scientist. A soil legend must be included with the Soil map of the predominant soil types, as
- 4.5.2.3.5 Identification and delineation of vegetative cover, such as grass, weeds, brush, and trees, on the project site.

- 4.5.2.3.6 Location of storm, sanitary, combined sewer and septic tank systems and outfalls.
- 4.5.2.3.7 outfalls, if any exist of record Location of regulated drains, farm drains, inlets and
- 4.5.2.3.8 Land use of all adjacent properties.
- 4.5.2.3.9 to indicate drainage patterns. Existing topography at a contour interval appropriate
- 4524 Final project site layout, including the following information:
- 4.5.2.4.1 proposed structures, and common areas roads, utilities, lot delineation and identification, Location of all proposed site improvements, including
- 4.5.2.4.2 One hundred (100) year floodplains, floodway fringes, and floodways. Please note if none exists
- 4.5.2.4.3 Proposed final topography at a contour interval appropriate to indicate drainage patterns.
- 4.5.2.5 A grading plan, including the following information:
- 4.5.2.5.1 the Perimeter Control Plan. operation and maintenance of measures identified in The Grading Plan shall include provisions for
- 4.5.2.5.2 The Grading Plan shall make clear the erosion prevention and sediment controls which are most appropriate to the specific site conditions.
- 4.5.2.5.3 extent of erosion prevention and sediment controls The Grading Plan shall illustrate the location and
- 45254 permanent stabilization measures. schedule information, structural and non-structural Best Management Practices (BMPs), temporary and The Grading Plan shall include sequencing and
- 4 5255 construction debris) activities (such as removal of sediment and frequency of routine inspections and maintenance temporary measures. and maintenance requirements for permanent and The Grading Plan shall include anticipated inspection This shall include the expected
- 4.5.2.5.6 area necessary for immediate activities and stripping and clearing of the site exposes only the construction phasing. This shall be designed so that The Grading Plan shall include provisions for

minimizes the amount of soil exposed at any one time. This includes rough grading, construction of utilities, infrastructure and buildings, and final grading and landscaping. Phasing should identify the expected date on which clearing of the area will begin and the estimated duration of exposure. The sequence of phased clearing and the installation of temporary and permanent erosion control measures should be identified.

- 4.5.2.5.7 disturbance waterway buffer, including: The Grading Plan shall include provisions for a no-
- 4.5.2.5.7.1 The no-disturbance waterway buffer shall be defined as twenty-five (25) feet from the top of waterway bank as defined by geomorphic shape and not by the current water surface elevation.
- 4.5.2.5.7.2 The no-disturbance waterway buffer shall be applied to all waterways and open-air drainage systems that drain more one-hundred (100) acres of tributary area or is presented on a United State Geological Survey map as a solid and dashed blue line stream.
- 4.5.2.5.8 The Grading Plan shall include provisions for stabilizing denuded areas and soil stockpiles.
- 4.5.2.5.8.1 Soil stabilization shall be designed to prevent the erosive forces of rain and water flow from washing soil from the site. Soil stabilization measures may be temporary and/or permanent and should be appropriate to the seasonal hydrology, site conditions, and estimated duration the measure will be in place.
- 4.5.2.5.8.2 Denuded areas must be stabilized with permanent or temporary soil stabilization measures within 15 days of either achieving final grade, or within 15 days to any area that will remain dormant for over 60 days.
- 4.5.2.5.8.3 Soil stockpiles, if left undisturbed for 15 or more days, shall be stabilized.
 Sediment trapping measures such as sediment traps and detention ponds shall be utilized to prevent soil loss

duration of soil stockpiling practices from the project site through the

- 4.5.2.5.9 stabilizing cut and fill slopes The Grading Plan shall include provisions for
- 4.5.2.5.9.1 factors must all be taken into account. area, groundwater, and other relevant steepness, soil type, upslope tributary constructing cut and fill slopes. Length, Minimization of erosion must be considered when designing and
- 4.5.2.5.9.2 shall be used on cut and fill slopes at 3 methods approved by Clark County rap, geosynthetic material, or other Stabilization practices such as rock ripto 1 or greater.
- Ö 2.5.9.3 of either achieving final grade, or within with permanent or temporary soil dormant for over 60 days. 15 days to any area that will remain stabilization measures within 15 days Cut and fill slopes must be stabilized
- 4 5 2 5 10 from leaving the construction site. Acceptable control measures, to prevent sediment laden runoff sediment from the soil. The controls may function erosion prevention practices include: independently or in combination with sediment shall be designed to minimize the suspension of prevention measures. Erosion prevention measures The Grading Plan shall include provisions for erosion
- Phased Construction/Clearing
- Dust control
- Construction Road Stabilization
- Temporary seeding
- Top Soiling
- Mulching
- Nets and Mats
- Geotextiles
- 4.5.2.5.10.1 4.5.2.5.10.2 4.5.2.5.10.3 4.5.2.5.10.4 4.5.2.5.10.5 4.5.2.5.10.6 4.5.2.5.10.7 4.5.2.5.10.8 4.5.2.5.10.9 4.5.2.5.10.9 .2.5.10.9 Terracing
 .2.5.10.10 Soil bioengineering – slope and stream stabilization

- 4.5.2.5.10.11 Rip-rap 4.5.2.5.10.12 Channel linings 4.5.2.5.10.13 Temporary diversions, drains and swales
- 4. .2.5 .10.14 Stream crossings
- 4.5.2.5.10.15 Water bar

.5.2.5.10.16 Other measures reviewed and appropriate erosion prevention accepted by Clark County, are also practices.

- 4.5.2.5.11 The Grading Plan shall include provisions for site. The controls may function independently or in storm runoff prior to discharge from the construction practices in include: construction site. prevent sediment laden runoff from leaving the combination with erosion prevention measures, to settling, flocculating, filtering or other means, from sediment control measures. Sediment control measures shall be designed to remove sediment, by Acceptable sediment control
- Stabilized construction entrance
- Construction entrance tire washing
- Buffer zones
- Check dams
- Silt fence
- Double layered straw bale barrier
- Sand bag barrier
- Brush, rock filter and continuous berms Sediment traps
- Temporary sediment / detention basin
- lemporary inlet protection
- Temporary outlet protection
- Infiltration systems
- Wet detention ponds
- 4.5.2.5.11.2 4.5.2.5.11.3 4.5.2.5.11.5 4.5.2.5.11.6 4.5.2.5.11.6 4.5.2.5.11.7 4.5.2.5.11.10 4.5.2.5.11.11 4.5.2.5.11.11 4.5.2.5.11.11 4.5.2.5.11.11 4.5.2.5.11.11 4.5.2.5.11.11 4.5.2.5.11.11 4.5.2.5.11.11 4.5.2.5.11.11 Dry detention ponds
- Biofilter swales Constructed wetlands
- separators Water quality inlets and hydrodynamic
- Other measures reviewed and accepted by Clark County, are also appropriate sediment control practices.
- 4.5.2.6 A drainage plan, including the following information:
- 4.5.2.6.1 An estimate of the peak discharge, based on the ten construction and post-construction conditions. (10) year storm event, of the project site for both pre-
- 4.5.2.6.2 Calculation showing that the peak runoff rate post-development for the 10-year and 100-year return period storms of critical duration will not exceed the 2runoff rates, respectively. year and 10-year return period pre-development peak

- 5.2.6.3 Location, size, and dimensions of all stormwater conveyance channels. drainage systems, such as culverts, storm sewers, and
- 4.5.2.6.4 Locations where stormwater may be directly discharged into ground water, such as abandoned wells or sinkholes. Please note if none exists.
- 4.5.2.6.5 Locations of specific points where stormwater discharge will leave the project site.
- 4.52.6.6 Name of all receiving waters. If the discharge is to a the municipal operator and the ultimate receiving separate municipal storm sewer, identify the name of
- 4.5.2.6.7 Location, size, and dimensions of features, such as detention facilities that will be maintained, enlarged or otherwise altered and new ponds or basins to be built stormwater management. Include existing retention or existing or manmade wetlands, used for the purpose of and the basis of their design. permanent retention or detention facilities, including
- 4.5.2.6.8 The estimated depth and amount of storage required by the design of the new pond(s) or basin(s).
- 4.5.2.7 A Stormwater Pollution Prevention Plan (SWPPP) for the requirements of this Ordinance, and must include the construction activities must be designed to, at a minimum, meet following:
- 4.5.2.7.1 construction details of all temporary and permanent Location, dimensions, detailed specifications, and stormwater quality measures
- 4.5.2.7.2 Temporary stabilization plans and sequence of implementation.
- 4.5.2.7.3 Permanent stabilization plans and sequence of implementation.
- 4.5.2.7.4 Temporary and permanent stabilization plans shall include the following:
- 4.5.2.7.4.1 Specifications and application rates for soil amendments and seed mixtures.
- .5.2.7.4.2 The type and application rate for anchored mulch.

- 4.5.2.7.5 Construction sequence describing the relationship between implementation of stormwater quality measures and stages of construction activities.
- 4.5.2.7.6 (such as removal of waste concrete) of routine inspections and maintenance activities measures. This shall include the expected frequency requirements for permanent and temporary Anticipated inspection and maintenance
- 4.5.2.7.7 of pollutants to stormwater discharges, including: reasonably be expected to add a significant amount associated with the construction activities that may A description of potential pollutant sources
- 4.5.2.7.7.1 Waste concrete management
- 4.5.2.7.7.2 Material delivery, handling and storage
- 4.5.2.7.7.3 Sanitary / septic waste management
- .5.2.7.7.4 Solid waste / trash and debris management
- 4.5.2.7.7.5 Spill prevention control and countermeasures
- 4.5.2.7.7.6 Vehicle and equipment cleaning, fueling and maintenance
- 4.5.2.7.7.7 Sensitive and vegetated area preservation
- 4.5.2.7.8 Material delivery, handling and storage associated with construction activities shall meet the spill prevention and spill response requirements of 327 IAC 2-6.1.
- 4.5.2.7.9 the following issues as applicable to the site-specific construction activities: The SWPPP must include provisions for addressing
- 4.5.2.7.10 Dewatering operations
- 4.5.2.7.11 Contaminated soil management
- 4.5.2.7.12 Hazardous materials and waste management
- 4.5.2.7.13 Pesticides, herbicides and fertilizer use
- 4.5.2.7.14 Collection system maintenance

4.5.2.7.15 Drainage system flushing

4.5.2.7.16 Over-water activities

- 4.5.2.7.17 A typical erosion and sediment control plan for individual lots.
- 4.5.2.7.18 Self-monitoring program including plan and procedures.
- 4.5.2.8 The Indiana Department of Natural Resource's guidance documents, including the "Handbook for Erosion Control in Developing Areas, 1985" or the "Indiana Stormwater Quality Manual", should be reviewed and considered when preparing the Grading Plan and Stormwater Pollution Prevention Plan.
- 4.5.2.9 Clark County reserves the right to develop or adopt other guidance documents to serve as design and implementation implemented. standards by which designs are to be prepared and controls Plan. These documents may be applied by Clark County as County, Indiana, should be reviewed and considered when preparing the Grading Plan and Stormwater Pollution Prevention standards. Other guidance documents distributed by Clark

4.6 Requirements for Individual Lots

- 461 within a larger permitted project, a formal stormwater review will be required prior to the issuance of a building permit. All stormwater Although no permit is required for individual lots disturbing less than 1 acre implemented in accordance with the permitted plan for the larger project. management measures necessary to comply with this ordinance must be
- 4.6.2 information for review and approval, prior to the issuance of a building or acting as the agent of the property owner, to submit the following Clark County requires individual lot operators, whether owning the property
- 4.6.3 dimensions, elevations, drainage patterns and swales A site location plan showing the individual lot and all adjacent lots
- 464 An erosion and sediment control plan that, at a minimum, includes the following measures:
- 4.6.4.1 Installation and maintenance of a stable construction site access
- 4.6.4.2 Installation and maintenance of appropriate perimeter erosion and sediment control measures prior to land disturbance
- 4.6.4.3 minimized throughout the land disturbing activities on the lot until Sediment discharge and tracking from each lot must be permanent stabilization has been achieved
- 4.6.4.3.1 Clean-up of sediment that is either tracked or washed redistributed or disposed of in a manner that is in flushing the area with water. Cleared sediment must be onto roads. Bulk clearing of sediment shall not include compliance with all applicable statutes and rules
- 4.6.4.3.2 Adjacent lots disturbed by an individual lot operator must be repaired and stabilized with temporary or permanent surface stabilization.
- 4.6.4.3.3 Self-monitoring program, including a plan and procedures.
- 4644 Certification of Compliance stating that the individual lot plan is consistent with the stormwater management permit approved by Clark County for the larger project.
- 4645 the site is stabilized. maintenance of all erosion and sediment control measures until The individual lot operator is responsible for the installation and

4.7 Stormwater Quality Management Permit Termination

- 471 construction activities, including the implementation of stormwater quality measures that are to remain on the project site. The project site owner shall plan an orderly and timely termination of the
- 4.7.2 The project site owner shall submit a Notice of Termination (NOT) letter to Clark County and the IDEM and in accordance with the following:
- an NOT letter when the following conditions have been met: Except as provided in 4.9.2.2, the project site owner shall submit All land disturbing activities, including construction on all building lots, have been completed and the
- 4.7.2.1.2 All temporary erosion and sediment control measures have been removed.

entire site has been stabilized.

- 4.7.2.2 the conditions in this subdivision has been met. The NOT letter must contain a verified statement that each of
- 4.7.2.3 conditions are met: release from compliance with this Ordinance, if the following The project site owner may submit an NOT letter to obtain early
- 4.7.2.3.1 exceed five (5) acres, with contiguous areas not to The remaining, undeveloped acreage does not exceed one (1) acre.
- 4.7.2.3.2 individual lot operators of all undeveloped lots. remaining undeveloped lots, is attached to the NOT letter. The map must be accompanied by a list of names and addresses of individual lot owners or A map of the project site, clearly identifying all
- 4.7.2.3.3 infrastructure, have been completed and All public and common improvements, including permanently stabilized and have been transferred to the appropriate local entity.
- 4.7.2.3.4 threat to the integrity of the infrastructure, adjacent The remaining acreage does not pose a significant properties, or water quality.
- 4.7.2.3.5 All permanent storm water quality measures have been implemented and are operational.
- 4.7.2.4 Following acceptance of the NOT letter and written approval for complying with this Ordinance. The remaining individual lot acreage with construction activity that they are responsible for individual lot owners of the remaining undeveloped acreage and notify all current individual lot owners and all subsequent early release under subsection 4.9.2, the project site owner shall

notice must contain a verified statement that each of the conditions in subsection 4.9.2.1.1 have been met. The notice must also inform the individual lot owners of the requirements to: owners do not need to submit an NOI letter or NOT letter. The

- install and maintain appropriate measures to prevent sediment from leaving the individual building lot; and
- maintain all erosion and sediment control measures that are to remain on-site as part of the construction
- 4.7.2.5 remaining storm water quality measures and compliance with the NOT letter requirements. If the inspecting entity finds that the project site owner has sufficiently filed an NOT letter, the entity shall forward notification to the department. Upon receipt of the longer be responsible for compliance with this rule. approval from the department, the project site owner shall no verified NOT letter by the department and receipt of written inspect the project site to evaluate the adequacy of the The SWCD, DNR-DSC, other entity designated by the department or a regulated MS4 entity, or the department may
- 4.7.2.6 of the property. maintenance of the remaining storm water quality measures shall be the responsibility of the individual lot owner or occupier After a verified NOT letter has been submitted for a project site
- 4.7.3 A Stormwater Quality Management Permit shall be considered open and built requirements have been completed. active until a time when Clark County accepts the site conditions and as-
- 4.7.4 or objectives stated in this ordinance the approval will not be granted following items are deemed to be insufficient, not appropriate and/or inconsistent with the Grading Plan, Stormwater Pollution Prevention Plan Acceptance of site conditions shall be made by Clark County or its designated representative based upon an inspection. If any of the
- Pipes, channels, catch basins, water quality treatment devices site conditions. debris, and are designed and operating as appropriate for final and other infrastructure are clear of sediment, obstructions and
- 4.7.4.2 Slopes are permanently stabilized
- 4.7.4.3 as silt fence and staking, outlet protection, etc.) have been removed (as appropriate) and any resulting soil disturbance Temporary erosion prevention or sediment control devices (such
- 4.7.4.4 Temporary pollution prevention practices have been demobilized or removed and affected areas stabilized.

- 4.7.4.5 Sediment has been removed and slopes stabilized for permanent flood control and water quality control practices.
- 4.7.4.6 Detention pond grading is stabilized and/or excess sediment volume and condition. removed so that actual volume is at least equal to designed
- 4.7.4.7 Other items as deemed to be important by Clark County or its designate.

4.7.5 As-built Requirements

- 4.7.5.1 Prior to issuance of a use and occupancy permit or final release of bond, the as-built condition of critical stormwater management facilities must be reviewed and approved.
- 4.7.5.2 Stormwater Quality Management Permit provisions accepted/required by Clark County. The as-built certification shall indicate if final conditions are consistent with, or exceed, the County in the form of an as-built drawing or other electronic form the State of Indiana. practices shall be certified by a Professional Engineer licensed in plans and topographic information, as well as all pipe size, material, lengths, for all detention, retention and water quality The volume, capacity, slope, configuration, condition, "as-planted" This information shall be provided to Clark
- 4.7.5.3 If it is determined that information provided in the as-built drawing, identified within this ordinance, may be applied to the Person final bond. Furthermore, other enforcement mechanisms, as the Stormwater Quality Management Permit requirements, Clark certifying the as-built information. County reserves the right to withhold certification of occupancy or certification, inspection or survey of the site do not meet or exceed
- 4.7.5.4 If upon inspection by Clark County or designated agent it is Stormwater Quality Management Permit. continue inspections and maintenance as described in the acceptance of site conditions, then the Person shall be required to determined that there is an item that must be addressed to receive

Section 5 – Inspections and Maintenance

- 5.1 Permittee Performed Inspections and Maintenance
- 5.1.1 Permittee Performed Inspections (Self Inspections) must be performed by a Qualified Professional.
- 5.1.2 Inspections shall be performed at all control measures every fourteen (14) maintenance activities and the need for additional control measures Grading and Stormwater Pollution Prevention Plans, needed event. The inspections will determine the overall effectiveness of the days and within twenty-four (24) hours of a one quarter (0.25) inch rain
- 5.1.3 permit. Clark County or submitted at the time interval specified in the approved All inspections shall be documented in written form and made available to
- 514 maintenance checklists approved by Clark County. Inspections shall be performed consistent with specific visua
- 5.1.5 to the public per other local, state and federal regulations displayed at the site along with other documents that must be displayed are not available then a copy of the most recent inspection shall be findings shall be kept on site, if appropriate facilities (such as a project trailer or building) are available. In the event, that appropriate facilities Documentation of permittee performed inspections and inspection
- 5.1.6 were not performed and may result in corresponding enforcement documentation as requested will be assumed to indicate that inspections Clark County or designated agent. Failure to post or timely submit findings shall be made available within three (3) days of a request by Documentation of permittee performed inspections and inspection
- 5.1.7 Inspection documentation reports shall include, but are not limited to:
- 5.1.7.1 The address of the site.
- 5.1.7.2 The parcel identification number.
- 5.1.7.3 The name of the owner or owner's agent.
- 5.1.7.4 The location of the stormwater system(s).
- 5.1.7.5 indication of used and remaining, capacity (fraction, the stormwater system(s). For sediment control structures, an the control must be cleaned out, percentage, depth or volume) shall be given to identify when A description of the current operational or functional status of
- 5.1.7.6 system(s). removal or replacement of all or portions of the stormwater Identification of any necessary repairs, sediment/debris

- 5177 The results of any field or laboratory analyses performed
- 5.1.7.8 Other relevant or unusual observations related to the
- 5.1.7.9 Action plan to prevent premature stormwater system failure as provisions. consistent with the Stormwater Quality Management Permit
- 51710 exceeds the Stormwater Quality Management Permit Action plan to prevent the premature system failure that from leaving the site. provisions, but are necessary to prevent stormwater pollution

5.2 Oversight Inspections

- ഗ issued. Clark County may make inspections of the site at their discretion Stormwater Pollution Prevention Plans as approved or is ineffective the permittee wherein the work fails to comply with the Grading or and shall either approve the portion of the work completed or shall notify inspect the site of land disturbing activities for which permits have been (regardless of consistency with an approved Grading Plan). Clark County or designated agent have the authority to periodically
- 5.2.2 presented and reviewed with the permittee at the time of inspection (as available to site personnel), and be available in Clark County permit file Clark County or its designated agent's inspections and findings will be with in 7 days.
- S 23 least two (2) working days before the following activities In order to obtain inspections, the permittee shall notify Clark County at
- but prior to disturbance of the remaining site. initiation of the project after perimeter protection erosion prevention and sediment control practices have been installed, Perimeter/Outfall Protection Permit Approval - Prior to the
- 5.2.3.2 Bond release inspections.
- 2.3.3 cease permittee inspections in compliance with the Upon completion of the project in order to receive approval to Stormwater Quality Management Permit.
- 5.2.4 ordinance and the Stormwater Quality Management Permit stormwater system(s) necessary to comply with the objectives of this sediment/debris removal or replacement of all or portions of the Clark County or its designated agent may identify any repairs
- 5.2.5 consistent with the Stormwater Quality Management Permit provisions the premature stormwater quality management system failure as implementation of an action plan and compliance schedule that prevents Clark County or its designated agent may develop and require the

 Ω 26 are necessary to prevent stormwater pollution from leaving the site that exceeds the Stormwater Quality Management Permit provisions, but Clark County or its designated agent may develop and require the implementation of an action plan to prevent the premature system failure

5.3 Maintenance

- 5.3.1 Maintenance must be performed under the direction and/or supervision of Qualified Professional.
- 5.3.2 Pollution Prevention Plans. Maintenance of erosion prevention, sediment control and pollution prevention practices shall be performed according to the Grading and
- 5.3.3 Maintenance activities shall be performed in accordance with action plans developed through the course of permittee performed inspections. This pollution from leaving the site. Pollution Prevention Plans, but are necessary to prevent stormwater may represent activities that exceed provisions of the Grading and

5.4 Qualified Professional Registration and Certification

- 5.4.1 Stormwater Quality Management Permit provisions are being direct and/or supervise maintenance activities to ensure that the A Qualified Professional is required to perform routine inspections and implemented properly.
- 5.4.2 must file an application with Clark County. Applicants must demonstrate knowledge of 1.) construction practices, 2.) operational standards, 3.) prevent and correct failures. cause and failure indicators and 4.) maintenance measures used to County and certified prior to execution of those actions. All applicants maintenance activities under this Ordinance must be registered with Clark All Qualified Professionals performing inspections or overseeing
- 5.4.3 Clark County reserves the right to require that Qualified Professional applicants pay a registration fee.
- 5.4.4 Clark County reserves the right to require that Qualified Professional applicants satisfactorily complete a training course approved by Clark
- 5.4.5 applicants be re-certified as often as every five (5) years Clark County reserves the right to require that Qualified Professional
- 5.4.6 by Clark County quality management system failures and corrective actions as approved practices, operational standards, causes and indicators of stormwater applicants successful pass a written exam covering construction Clark County reserves the right to require that Qualified Professional

- 547 more of the following circumstances: Clark County may de-certify any Qualified Professional under one or
- 5.4.7.1 The individual fails to comply with the regulation.
- 5.4.7.2 Clark County determines that the individual is incompetent
- 5473 stormwater quality management system. The individual is unable to properly perform an evaluation of a
- 5.4.7.4 outlined in the certification requirements The individual is negligent in the discharge of its duties as
- Ġ 4.7.5 The individual submits false or misleading information
- 5.4.7.6 required by this Ordinance The individual does not maintain the required certification as
- 548 be de-certified. Any Qualified Professional who is de-certified may appeal that decision by following the procedure in Section 7 of this Ordinance. informal meeting with Clark County to demonstrate why s/he should not Clark County shall give written notice to a Qualified Professional before s/he is de-certified. The inspector shall be given an opportunity at an
- S 4.9 not be permitted prior. this ordinance after a period of at least one (1) year. Re-certification shall certification contingent upon completing the requirements established in If a Qualified Professional is de-certified, he/she may apply for re-
- 5.5 Responsibilities of Clark County
- 5.5.1 Administer and enforce this Ordinance.
- Ω 5.5 Develop and administer a process for certifying Qualified Professionals
- 5.5.3 Maintain a list of certified Qualified Professionals.
- 5.5.4 Require corrective actions where there is evidence of a system failure.
- 5.5.5 public. Professionals and make such criteria and related forms available to the Establish criteria for the inspections and the certification of Qualified
- 5.6 Fees
- 5.6.1 Clark County reserves the right to require fees to cover expenses. associated with the certification, training and inspection process including but not limited to overhead, labor, storage, training, etc.,
- S . ത N Fees shall be paid prior to a certification training course and/or exam.

- <u>ნ</u> the right to issue restraining orders, temporary or permanent injunctions, and other appropriate forms of remedy or relief. the enforcement of this Ordinance. Any court of competent jurisdiction shall have Clark County may institute appropriate actions or proceedings at law or equity for
- 6.2 Each day of noncompliance is considered a separate offense; and nothing herein contained shall prevent Clark County from taking such other lawful action as is necessary to prevent or remedy any violation, including application for injunctive
- ტ. 3 facility has or is required to have a stormwater discharge permit from the Indiana EPA, Clark County shall alert the appropriate state authorities of the violation. Clark County in response to violations of this ordinance. If the person, property or Any of the following enforcement remedies and penalties shall be available to
- 6.3.1 NOV, an explanation of the violation and a plan for the satisfactory correction and prevention thereof, which shall include specific required after receipt of the NOV. this plan shall in no way relieve liabilities for violations occurring before or actions, shall be submitted to Clark County or its designee. Submission of the receipt of this notice, or shorter period as may be prescribed in the certified mail, upon said person a written NOV. Within thirty (30) days of enforcement official may serve, by personal service, or by registered or violated or is violating this Ordinance or order issued hereunder, the that any person, company or facility owning or occupying a premises has Notice of Violation (NOV) -Whenever designated Clark County staff find
- 6.3.2 of state or local law, or for false statements or misrepresentations made plans, or specifications; refusal or failure to comply with the requirements issued in violation of any applicable state or local law may also be in securing the permit or certificate. Any permit or certificate mistakenly be revoked for any substantial departure from the approved application writing, stating the reason for the revocation. Permits or certificates shall Revocation of permit - Clark County, or its designee may revoke and require the return of a permit or certificate by notifying the permit holder in
- 633 abated within a schedule defined from the date of such notice. property, ordering that all unlawful conditions existing thereupon be Compliance order -- If any person, company or facility shall violate the provisions of this ordinance, Clark County, or its designee, may give notice to the owner or to any person in possession of the subject
- 6331 elements of a stormwater pollution prevention plan, and to requirements of Best Management Practices for any premises may be reasonably necessary to fulfill the purposes of this chapter. The enforcement official may establish the require any business to adopt and implement such a plan, as The enforcement official shall have the authority to establish
- 6.3.3.2 The notice and order may be given provided, that if, in the opinion of Clark County or its designee, the unlawful condition is such that it is of imminent danger or peril to the public, then

notice, proceed to abate the same, and the cost thereof shall from the property owner. further in this subsection, may recover the cost of such actions be charged against the property. Clark County, as described an authorized Clark County representative may, without

- 6.3.4 subsection. assessed a civil penalty not to exceed the amount presented in this have been in violation of any provision of this Ordinance, may be Civil Penalties - Any person, company or facility who has been found to
- 6.3.4.1 offense made by the same person, company, construction site or facility. The penalty shall be additional to other enforcement actions of this section. previous penalty amount for every subsequent but separate The penalty shall increase by twenty-five percent (25%) of the
- 6.3.4.2 activity defined in this Ordinance. property owner or other person responsible for unauthorized applied in compliance orders or other schedules issued to the The penalty may be assessed for each day beyond schedules
- 6343 In determining the amount of the penalty the Court shall consider the following:
- 63431 The degree and extent of the harm to the natural private property resulting from the violation; resources, to the public health, or to the public or
- တတ 343 The duration and gravity of the violation;
- 3433 The effect on ground or surface water quality;
- O 3.4.3.4 The cost of rectifying the damage;
- თთ 3.4.3.5 The amount of money saved by noncompliance
- 3436 intentionally; Whether the violation was committed willfully or
- 63437 applied for the same offense; The cumulative effect of other enforcement actions
- 63438 comply with the stormwater quality management program; and The prior record of the violator in complying or failing to
- 6.3.4.3.9 The costs of enforcement to Clark County.
- 6344 a first offense and does not reflect the increases described above for repeat offenses. offense. This indicates the maximum that may be imposed for The maximum civil penalties will be determined by the type of
- 3.4.4.1 ordinance without all required permits, certificates, or improvements thereon subject to the jurisdiction of this remodeling, or other activity of any nature upon land or Development without permit — \$10,000 To engage in any development, use, construction

other forms of authorization as set forth in this ordinance.

- 6.3.4.4.2 Development inconsistent with permit - \$5,000 To or other form of authorization granted for such activity. inconsistent with any approved plan, permit, certificate remodeling, or other activity of any nature in any way engage in any development, use, construction,
- 3.44.3 Violation by act or omission - \$5,000 improvements thereon. use, development, or other activity upon land or permit, certificate, or other form of authorization of the modification, condition, or qualification placed by Clark County or its agent departments upon any required To violate, by act or omission, any term, variance,
- connection into the municipal separate storm sewer system. penalties for improper disposal or illegal dumping, or illicit amount of civil penalty. This shall include, but is not limited to site or facility, the said shall be assessed the equivalent Clark County caused by any person, company or construction In the event there are penalties assessed by the State against
- တ . Ω without first submitting the plan for review and approval shall pay to Clark County, in addition to any permit or inspection fee, an administrative fee of up to \$5,000. development activity requiring a stormwater management plan hereunder Administrative fee - Any person, company or facility who undertakes any
- 636 Order to clean and abate / restore - Any violator may be required to clean and/or restore land to its condition prior to the violation.
- 6.3.7 available to enforce the lien as a judgment, including, without limitation, enforcement official is authorized to take all legal measures as are against the property. If the lien is not satisfied within ninety (90) days, the enforcement official shall have the authority to place a lien upon and owner of the property. If the invoice is not paid within ninety (90) days, the the owner of the property and the cost therefore shall be invoiced to the developer. The cost of the abatement and restoration shall be borne by enforcing the lien in an action brought for a money judgment, by delivery corrective action shall be the responsibility of the owner and/or the specified, Clark County may take the corrective action, and the cost of the not taken in the time specified, or within a reasonable time, if no time is Cost recovery - If corrective action, including maintenance delinquency, is to the assessor or a special assessment against the property
- 6.3.8 pursuant hereto may be restrained, corrected, abated, mandated, or enjoined by other appropriate proceedings pursuant to state law Ordinance or of any condition, order, requirement, or remedy adopted Injunctions and/or proceedings at law or in equity - Any violation of this

- 6.3.9 available or used if there are, at any time, provisions for a funding mechanism managed by Clark County. This enforcement tool permits that revoked, in full or in part, if any provisions of this article are violated credits or other measures to reduce fees or utility charges may be Fee or utility credit revocation - This enforcement tool is intended to be
- 6.3.10 action, Clark County may seek, as appropriate, any or all of the following Civil actions - In addition to any other remedies provided in this chapter, remedies: paid to Clark County to be used exclusively for costs associated with implementing or enforcing the provisions of this ordinance. In any such Clark County's attorney. Monies recovered under this subsection shall be any violation of this chapter may be enforced by civil action brought by
- 6.3.10.2 6.3.10.1 to the establishment of the violation, and for the investigation, inspection, or monitoring survey which lead under this subsection; reasonable costs of preparing and bringing legal action Assessment of the violator for the costs of any A temporary and/or permanent injunction;
- 63103 adverse effects resulting from the violation; Costs incurred in removing, correcting, or terminating the
- 3.10.4 quality, wildlife, fish and aquatic life. Compensatory damages for loss or destruction to water
- 6.3.11 abatement shall be borne by the owner and shall be collectable in be necessary to abate said threat or danger. The costs of any such safety, or welfare, or the environment or a violation of a NPDES permit effected without presenting an immediate danger to the public health, accordance with the provisions of this subsection. Clark County may perform or cause to be performed such work as shall constraints are such that service of a notice and order to abate cannot be property owner or other responsible party is unavailable and time or a violation of an NPDES permit. In emergency situations where the imminent danger to the public health, safety, or welfare, the environment, discharge causes or threatens to cause a condition which presents an conveyance system when, in the opinion of the enforcement official, the the abatement of any discharge from any source to the stormwater Emergency Orders and Abatements. The enforcement official may order

Section 7 – Appeals

- 7.1 addressing appeals to violations and related matters of this Ordinance The Stormwater Appeals Committee or its successor shall be charged with
- 7.2 this Ordinance or overwrite decisions made by Clark County provided they are does not have the authority to permit actions by the applicant that are based in consistent with the objectives and policies of this Ordinance. The Committee request. The Committee shall have the authority to grant appeals to violations In order to have an appeal considered, the applicant shall submit a written 으

ordinance and other measures applied to Clark County. lack of proper planning or implementation of site development as defined in this

- 7.3 make its findings within five (5) business days after the appeal hearing but may be reviewed through the appropriate court actions. The Committee shall on an as-needed basis. The Committee will be made available to review accepted request(s) for appeals The decisions of the Committee are final and conclusive
- 7.4 state the specific reasons why the decision of Clark County is alleged to be in days of Clark County's decision on the appeal. including the cost of court reporters, transcripts, plan reviews and other costs dollars (\$500.00) with sufficient surety to secure the costs of the appeal, error, and shall be accompanied by a cost bond in the amount of five hundred Committee or successor, by filing a written request for hearing within ten (10) reverse the decision, the aggrieved party may appeal to the Stormwater Appeals of appeal then the violation is considered upheld. If Clark County does not Clark County does not issue a decision within ten (10) days of the written notice conclusive and final unless the accused violator submits a written notice of appeal to Clark County within ten (10) days of the violation notice being served. If Upon issuance of a decision, citation or notice of violation of this article it shall be The request for hearing shall

Section 8 - Severability

- 8.1 section clause and provision being declared severable. thereof other than the part declared to be unconstitutional or invalid, each article such decision shall not affect the validity of the Ordinance as a whole or any part declared by a court of competent jurisdiction to be unconstitutional or invalid, Should any article, section, subsection, clause or provision of this Ordinance be
- 8 of the same subject matter, that provision which is more restrictive or imposes higher standards or requirements shall govern. overlapping or contradictory regulations, or contain any restrictions covering any If any provisions of this Ordinance and any other provisions of law impose

SO ORDAINED THIS THE 16^{TH} DAY OF DECEMBER, 2004.

BY THE BOARD OF COMMISSIONERS OF CLARK COUNTY, INDIANA

Vicky Kent Haire, President

Raymond "Buddy" Parke

David A. Lewis

Attested By:

Barbara Bratcher Haas, Auditor